#:603

1	
2	
3	
4	
5	
6	
7	-11
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	11

Tarek H. Zohdy (SBN 247775)
Tarek Zohdy@canstonelawyers.com
Cody R. Padgett (SBN 275553)
Cody Red act (SDIV 275555)
Cody. Fadgett@capstonelawyers.com
Cody.Padgett@capstonelawyers.com Trisha K. Monesi (SBN 303512)
Trisha.Monesi@capstonelawyers.com
Capstone Law APC
1875 Century Park East, Suite 1000
Los Angeles California 90067
Tolombono. (210) 556 4011
Telephone: (310) 336-4811
1875 Century Park East, Suite 1000 Los Angeles, California 90067 Telephone: (310) 556-4811 Facsimile: (310) 943-0396
Attorneys for Plaintiffs Livia Soibelman
Kendrick Lewallen, Donna Bakun,
Oscar Hernandez, Érnest Faulkner,
and Anita Herman

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

IN RE: UBER TECHNOLOGIES INC., DATA SECURITY BREACH LITIGATION

SUSAN WEBBER, LIVIA SOIBELMAN, KENDRICK LEWALLEN, DONNA BAKUN, OSCAR HERNANDEZ, ERNEST FAULKNER, and ANITA HERMAN, individually, and on behalf of a class of similarly situated individuals,

Plaintiffs,

V.

UBER TECHNOLOGIES, INC., a Delaware corporation; RASIER-CA, LLC, a Delaware limited liability company; and RASIER, LLC, a Delaware limited liability company,

Defendants.

MDL No. 2:18-ml-02826- PSG-GJS

Case No. 2:18-cv-02941-PSG-GJS ~

Hon. Philip S. Gutierrez

NOTICE OF VOLUNTARY DISMISSAL PURSUANT TO FED. R. CIV. P. 41(a)(1)(A)(ii) ; ORDER



CASE No. 2:18-cv-02941-PSG-GJS

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), Plaintiffs Livia Soibelman, Kendrick Lewallen, Donna Bakun, Oscar Hernandez, Ernest Faulkner, and Anita Herman ("Plaintiffs") and Defendants Uber Technologies, Inc., Rasier-CA, LLC, and Rasier, LLC (collectively, "Uber"), by and through their undersigned counsel, hereby stipulate and agree to dismiss the above-captioned action without prejudice pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, with each Party to bear its own fees and costs.

Because this stipulation is being signed by all parties who have appeared, and because the putative class has not been certified, this matter may be dismissed without an order of the Court. See Fed. R. Civ. P. 41(a)(1)(A)(ii). Accordingly, the action is hereby dismissed, in its entirety, without prejudice to the Plaintiffs' claims, and without prejudice to the claims of putative class members.

14 | SO STIPULATED.

1

2

3

4

5

6

7

8

9

10

11

12

13

15

16

17

18

19

20

21

22

23

24

25

26

27

Dated: March 18, 2020 Respectfully submitted,

Capstone Law APC

By: /s/ Trisha Monesi

Tarek H. Zohdy Cody R. Padgett Trisha K. Monesi

Attorneys for Plaintiffs

Dated: March 18, 2020

By: /s/ Vassi Iliadis

Vassi Iliadis (SBN 296382) HOGAN LOVELLS US LLP

1999 Avenue of the Stars, Suite 1400

Los Angeles, CA 90067 Tel: (310) 785-4600 Fax: (310) 785-4601

vassi.iliadis@hoganlovells.com

IT IS SO ORDERED.

DATED:_

VITED STATES DISTRICT JUDGE

28